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## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

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|   |    |   |

ZAHRA SALARI LAK,

Debtor(s).

Chapter 13

Case No. 20-22057

## NOTICE OF SECOND HOME LOAN PAYMENT POSTPONEMENT

Please take notice that on September 1, 2021, upon request of the Debtor(s), or if applicable Co-Debtor(s), THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 agreed to postpone the monthly payment amount for the home loan ending in 8666 secured by property at 2154 South Villa Drive, Gibsonia, PA 15044 (the "Home Loan") for an additional three (3) months (the "Second Postponement Period"). The Second Postponement Period starts with September 1, 2021 and will continue until November 30, 2021. The postponed payment amounts may be added to the end of the term of the Home Loan and are not being waived or forgiven. Additionally, interest will, to the extent permitted by law (including any confirmed bankruptcy plan), continue to accrue during this time period. At the end of the Second Postponement Period, the regular payment schedule provided for under the Home Loan (or if applicable the Debtor(s) confirmed bankruptcy plan) will resume without further notice, and the Second Postponement Period will terminate. Should the Debtor(s), or if applicable Co-Debtor(s), wish to do so, Debtor(s), or if applicable Co-Debtor(s), may, prior to expiration of the Second Postponement Period, request to be evaluated for available options, including long-term assistance options, by contacting Bank of America, N.A. at: 1-800-6696650. Further, THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 may contact Debtor(s), or if applicable Co-Debtor(s), after expiration of the Second Postponement Period to ensure that any potential request to be evaluated for available options, including long-term assistance options, is considered.

To the extent a payment is made on the Home Loan during the Second Postponement Period, the funds will be applied to the Home Loan according to the terms of the Home Loan contract, but will not extend the Second Postponement Period, and the acceptance of such funds by THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 should not be construed as a waiver of THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1's rights under the Home Loan, applicable bankruptcy law, or applicable non-bankruptcy law. THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 expects that, to the extent necessary, the Debtor(s) will also promptly take any required actions with the Court to effectuate the terms of the payment postponement described in this Notice.

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Please take further notice that if the Debtor(s), or if applicable Co-Debtor(s), pays property taxes and insurance on their own under the terms of the Home Loan, the Debtor(s), or if applicable Co-Debtor(s), should continue to pay those obligations when they come due or as otherwise required by any applicable bankruptcy plan. If the amounts are not paid, THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 may, in order to insure that its collateral is adequately protected, and subject to any applicable bankruptcy plan, pay those obligations on the Debtor(s)', or if applicable Co-Debtor(s)', behalf and establish an escrow account for payments going forward. If this occurs, THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 will notify the Debtor(s), or if applicable Co-Debtor(s), of the change and file a payment change notice with this Court as required.

If the Debtor(s), or if applicable Co-Debtor(s), pays property taxes and insurance obligations through an escrow account established under the terms of the Home Loan, THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1 will continue to pay those obligations when they come due during the Second Postponement Period. Any shortage that may occur as a result of the payment postponement will be captured in the next annual analysis. Debtor(s), or if applicable Co-Debtor(s), may continue to make deposits to the

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escrow account during the Second Postponement Period to prevent a subsequent escrow shortage, but the Debtor(s), or if applicable Co-Debtor(s), is not obligated to do so.

Finally, please note that during the Second Postponement Period the Debtor(s), or if applicable Co-Debtor(s), monthly Home Loan statements may reflect the payment amounts postponed as past due balances. To the extent that occurs, the Debtor(s), or if applicable Co-Debtor(s), should disregard that portion of the Home Loan statement.

Nothing under this Notice should be construed as a waiver of THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE HOLDERS OF CWALT, INC., ALTERNATIVE LOAN TRUST 2007-1T1, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-1T1's rights under the Home Loan, applicable bankruptcy law, or applicable non-bankruptcy law.

/s/Katie I. Wolff Date: September 8, 2021

Katie I. Wolff Assistant Vice President Bank of America, N.A.

## PROOF OF SERVICE OF DOCUMENT

| am over the age of 18 a<br>16001 N. Dallas Pkv<br>Addison, TX 75001                |  | nkruptcy case or adv   | versary proceeding. My business  | address is:  |
|--|--|--|--|--|
| A true and correct copy o<br>Zahra Salari Lak                                      |  | nt entitled (specify):   | Notice of Forbearance Case No: 20-22057 Chapter: 13  |  |
| will be served or was ser<br>the manner stated below                               |  | hambers in the form  | and manner required by LBR 500   | 95-2(d); and <b>(b)</b> in                         |
| Orders and LBR, the fore<br>, I che  | going document will be<br>cked the CM/ECF docke                            | served by the court vet for this bankruptcy  | <b>PILING (NEF):</b> Pursuant to convia NEF and hyperlink to the docucase or adversary proceeding an NEF transmission at the email ad  | ment. On (date) d determined that                  |
|  |  |  | ☐ Service information continued  | on attached page                                   |
| ase or adversary proceed   | , I served the following by placing a true a id, and addressed as follows. | nd correct copy there llows. Listing the judg  | ntities at the last known addresses<br>eof in a sealed envelope in the Un<br>ge here constitutes a declaration t<br>iled.  | ited States mail,                                  |
| Debtor's Attorney:   | Table 1  | Trustee:   | Debtor (s):  |  |
| Robert H. Slone<br>223 S. Maple Ave<br>Greensburg, PA 15601-3                      | 3232   | Ronda J. Winnecour<br>600 Grant St Ste 325<br>600 Grant Street<br>Pittsburg, PA 15219- | 0 2154 S Villa Dr<br>Gibsonia, PA 1  |  |
|  |  |  | Service information continued  | on attached page                                   |
| for each person or entity<br>the following persons and<br>such service method), by | served): Pursuant to F. d/or entities by personal facsimile transmission a | R.Civ.P. 5 and/or coldelivery, overnight mand/or email as follow                       | introlling LBR, on (date)nail service, or (for those who considered no later than 24 hours after the service is serviced no later than 24 hours after the service is serviced. | , I served sented in writing to utes a declaration |
| declare under penalty o<br>September 8, 2021                                       | f perjury under the laws<br>Katie I. Wolff                                 | of the United States   | ☐ Service information continued that the foregoing is true and corr  |  |
| Date   | Printed Name   |  | Signature  |  |
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